



UNITED STATE DEPARTMENT OF COMMERCE

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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

09/193,221

11/16/98

MALINOW

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A-67162/BIR

HM22/0907

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ART UNIT PAPER NUMBER

1647

DATE MAILED:

09/07/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No. 09/193,221 Applicant(s)

Examiner

Sharon L. Turner, Ph.D.

Group Art Unit

1647

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THE	E PER	RIOD	FOR RE	ESPO	NSE:	[chec	k only	a) or	b)]		•												
THE PERIOD FOR RESPONSE: [check only a) or b)] a) expires months from the mailing date of the final rejection.																							
	expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.																						
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.																						
X	Appel period	llant's d for r	Brief is esponse	due to	wo mo	onths bove,	from th which	ne da ever i	te of the s later)	e No	otice c ee 37	f App CFR	eal f 1.19	iled o 1(d) a	on and 3	7 CFF	₹ 1.1	<u>3-7-0</u> 92(a	<u>0</u>).	_ (or wit	thin ar	ny
App but	olican is NO	nt's re OT de	esponse emed t	to the	e fina	al reje appli	ction, catior	filed n in c	on onditio	n fo	-7-00 or allo	wand	e:	_ has	s bee	n con	side	ered	with	the	e folle	owing	effect,
X	The p	ropos	ed ame	ndme	nt(s):																		
	will be entered upon filing of a Notice of Appeal and an Appeal Brief.																						
ı	🗴 will not be entered because:																						
	they raise new issues that would require further consideration and/or search. (See note below).																						
	🔀 they raise the issue of new matter. (See note below).																						
	they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.																						
	they present additional claims without cancelling a corresponding number of finally rejected claims.																						
NOTE: <u>The proposed amendment inserts new limitations including "hippocampal cells with a PS-1 mutation".</u> "mediated" . "efficacious". "p<0.5" and "inhibits the enhanced synaptic response" which require further consideration, search, and raise the issue of new matter.																							
	□ A	pplica	nt's res	ponse	has o	overco	me th	e follo	owing r	ejec	tion(s):											
			oosed o					ing th	e non-a	illov	vable	claims				w	ould	be a	illowa	able	e if su	ıbmitte	ed in a
	for al	llowar	vit, exhil nce bec sed am	ause:	•														pplica	atio	n in o	condit	on
		The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.																					
X	For p	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):																					
	Clain	Claims allowed:																					
Claims objected to:																							
	Clain	Claims rejected: 1-12																					
	The p	propo	sed dra	wing c	orrec	tion fil	ed on] ha	s []has	not be	en a	appro	oved t	by t	the E	xamin	er.
	Note the attached Information Disclosure Statement(s), PTO-1449, Paper No(s).																						
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